Case 12-37961 Filed 12/27/12 Doc 498

1 2 3 4 5 6 7	DONALD W. FITZGERALD, State Bar No THOMAS A WILLOUGHBY, State Bar No JENNIFER E. NIEMANN, State Bar No. 14 FELDERSTEIN FITZGERALD WILLOUGHBY & PASCUZZI LLP 400 Capitol Mall, Suite 1750 Sacramento, CA 95814 Telephone: (916) 329-7400 Facsimile: (916) 329-7435 dfitzgerald@ffwplaw.com twilloughby@ffwplaw.com jniemann@ffwplaw.com	o. 137597	
8	Attorneys for Zacky Farms, LLC		
9	UNITED STATES BANKRUPTCY COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11	SACRAMENTO DIVISION		
12	In re:	CASE NO. 12-37961-B-11	
13	ZACKY FARMS, LLC, a	DCN: FWP-20	
14	California limited liability company,	[No Hearing Requested or Required]	
15	Debtor-In-Possession.		
16	PROOF OF SERVICE		
17	I, Lori N. McCleerey, declare:		
18	I am a resident of the State of California and over the age of eighteen years, and not a		
19	party to the within action; my business address is 400 Capitol Mall, Suite 1750, Sacramento, CA		
20	95814-4434. On December 27, 2012, I served the within documents:		
21	DEBTOR'S AMENDED APPLICATION PURSUANT TO SECTION 327(e) OF THE BANKRUPTCY CODE FOR AN ORDER AUTHORIZING THE DEBTOR TO RETAIN AND EMPLOY KING & SPALDING LLP AS		
22			
23	SPECIAL TRANSACTIONS CO	UNSEL EFFECTIVE NOVEMBER 28, 2012	
24	[PROPOSED] ORDER PURSUANT TO SECTION 327(e) OF THE BANKRUPTCY CODE AUTHORIZING THE DEBTOR TO RETAIN AND		
25		LLP AS SPECIAL TRANSACTIONS COUNSEL	
26			
27			
28			
	.l		

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PROOF OF SERVICE

Case 12-37961 Filed 12/27/12 Doc 498

1 2	V	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Sacramento, California, addressed as set forth below.
3		See Attached List
4		and
5		by transmitting electronically the listed document(s) to the email addresses set
6	_	forth below on this date. keith.cooper@fticonsulting.com; sean.harding@fticonsulting.com;
7		Jennifer.Byrne@fticonsulting.com; rnzacky@zacky.com; szacky@covad.net; rpachulski@pszjlaw.com; al.c.massey@usdoj.gov; dressel@chapman.com;
8		gclore@chapman.com; gharkins@reiser.com; Thomas.walper@mto.com; Todd.Rosen@mto.com; MaryAnn.Todd@mto.com;
9		rgerger@mckoolsmithhennigan.com; rdorman@mckoolsmithhennigan.com; pmcmanemin@pattonboggs.com; crefuerzo@bakermanock.com;
10		askDOJ@usdoj.gov; rileywalter@W2LG.com; MGorton@boutinjones.com; meversden@mcgrathnorth.com; jprol@lowenstein.com;
11		jerome.davis@fticonsulting.com; mkilgore@up.com; sdlanka@up.com; pmcmanemin@pattonboggs.com; rwjones@pattonboggs.com;
12		jprol@lowenstein.com; CashManagementCustSvc@bankofthewest.com; stephen.hollis@baml.com; cbf@lrplaw.net; seb@blakeleyllp.com;
13		jbender@babc.com; wjung@lowenstein.com; bnathan@lowenstein.com; msweet@foxrothschild.com; dbratton@foxrothschild.com;
14		amuhtar@foxrothschild.com; atippie@sulmeyerlaw.com; Daniel.Harris@mto.com; lawoffice5250@sbcglobal.net; drallis@sulmeyerlaw.com;
15		agonzalez@sulmeyerlaw.com; stacy.scott@simengco.com; lcisz@nixonpeabody.com; gfornario@nixonpeabody.com;
16		robert.klyman@lw.com; kathryn.bowman@lw.com; kdwbankruptcydepartment@kelleydrye.com; jsterling@darlingii.com;
17		mlehman@pssi.com; kdenniston@schiffhardin.com; cbridwell@schiffhardin.com; tnauful@hsblawfirm.com; mfletcher@wjhattorneys.com; pferdinands@kslaw.com
18	I am readily familiar with the firm's practice of collection and processing correspondence	
19	for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same	
20	day with postage thereon fully prepaid in the ordinary course of business. I am aware that on	
21	motion of the party served, service is presumed invalid if postal cancellation date or postage	
22	meter date is more than one day after date of deposit for mailing in affidavit.	
23	I am employed in the office of a member of the bar of this court at whose direction the	
24	service was made.	
25	I declare under penalty of perjury that the foregoing is true and correct.	
26	Execu	ted on December 27, 2012, at Sacramento, California.
27		/s/ Lori N. McCleerey Lori N. McCleerey
28		Lori N. McCleerey

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Case 12-37961 Filed 12/27/12 Doc 498

In re Zacky Farms, LLC Case No. 12-37961 Zacky Farms, LLC 1111 Navy Street Stockton, CA 95206 Zacky Farms, LLC Attn: Keith F. Cooper 2020 S. East Ave. Fresno, CA 93721

Wells Fargo Wholesale Banking Attn: Steve Dobel, SVP MAC: A0109-030 333 Market Street, 3rd Floor San Francisco, CA 94105

Robert D. Zacky and Lillian D. Zacky Trust dated 7/26/88 1010 Moraga Drive Los Angeles CA 90049 Counsel for Allied Electric Motor Service Inc.
Pascuzzi, Moore & Stoker
Attn: Glen Gates
2377 W. Shaw Ave., Ste. 201
Fresno, CA 93711

Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346 Office of the Attorney General 1300 "I" Street Sacramento, CA 95814-2919 US EPA Region 9 Bankruptcy Contact Office of the Regional Counsel ORC-3 75 Hawthorne St. San Francisco, CA 94105

United States Attorney Civil Process Clerk 501 I St Ste 10-100 Sacramento, CA 95814 Consumer Law Section, Attn: Bankruptcy Notices California Attorney General's Office 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 State of California Division of Occupational Safety and Health 1515 Clay Street, Suite 1901 Oakland, CA 94612

United States Attorney (For US Food and Drug Administration) 501 I St Ste 10-100 Sacramento, CA 95814 California Dept. of Food & Agriculture Animal Health & Food Safety Services Meat, Poultry, and Egg Safety Branch 1220 N Street Sacramento, CA 95814

State of California Dept. of Industrial Relations Office of Self Insurance Plans 2265 Watt Ave., Ste. 1 Sacramento, CA 95825

Counsel for Mike Kubar dba TJK Trucking Glenn E. Gates Pascuzzi, Moore & Stoker 2377 West Shaw Avenue, Suite 201 Fresno, CA 93711

Morton Salt, Inc. Attn: R.S. Dexheimer, Area Credit Manager 123 North Wacker Drive Chicago IL 60606-1743 State of California Labor and Workforce Development Agency Attn: 2699 Claims DOSH 800 Capitol Mall, MIC-55 Sacramento, CA 95814